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Defendants' proposed briefing schedule for their anticipated motion to dismiss and (2) Defendants' request to adjourn *sine die* the initial conference scheduled for September 20, 2024 and related deadlines.

M. Adil Yaqoob

akerman

Defendants' counsel shall serve this Order upon Plaintiff's counsel no later than August 21, 2024. Plaintiff's counsel shall enter a notice of appearance no later than August 26, 2024.

Akerman LLP 1251 Avenue of the Americas, 37th Floor | New York, NY 10020 D: 212-880-3888 | C: 404-313-9557

SO ORDERED.

August 16, 2024

Hon. Ronnie Abrams August 19, 2024

VIA ECF

Honorable Ronnie Abrams United States Courthouse 40 Foley Square New York, NY 10007-1312

Re: Zunzurovski v. Finger, et al.

Case No. 24-cv-05958-RA

Dear Judge Abrams:

This firm represents Defendants Desmond C. Finger, Michael Dobronski, Nick Valentine, Maria Katz, John Loukas and Michael Mueller (collectively, the "Defendants") in the above-referenced case. We write to respectfully request the following briefing schedule for Defendants' anticipated motion to dismiss as follows:

Defendants' Opening Brief Due September 12, 2024 Plaintiff's Opposition Brief Due October 3, 2024 Defendants' Reply Brief Due October 14, 2024

Counsel for Defendant Jimmy Kim consents to this briefing schedule. We have tried reaching Plaintiff's counsel several times to request his consent for this briefing schedule but have not been able to reach him. This is the first request for a briefing schedule related to Defendants' motion to dismiss. Pursuant to this request, Defendants also respectfully request adjournment *sine die* of the initial status conference scheduled for September 20, 2024.

We thank the Court for its time and attention to this matter and its consideration of this request.

Respectfully Submitted,

/s/ M. Adil Yaqoob M. Adil Yaqoob Associate Akerman LLP

cc: Plaintiffs' attorneys (via ECF)

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